114TH CONGRESS 2D SESSION

H.R. 5594

AN ACT

To require the establishment of a national strategy for combating the financing of terrorism and related financial crimes, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "National Strategy for
- 3 Combating Terrorist, Underground, and Other Illicit Fi-
- 4 nancing Act".

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5 SEC. 2. FINDINGS.

- 6 The Congress finds the following:
- 7 (1) The financing of terrorism and related 8 forms of illicit finance present a direct threat to na-9 tional security and a threat to global stability.
 - (2) New terrorist groups or threats can form quickly, and other groups change tactics to adapt, creating a constantly changing terrorist environment, presenting ever-changing risks and challenges to programs to disrupt the financing of terrorism and related forms of illicit finance.
 - (3) As demonstrated in hearings before the Task Force to Investigate Terrorism Financing, terrorists in some instances have formed symbiotic relationships with, or are taking over, transnational crime syndicates, so that funding for both terrorism and profits from crime flow in the same fashion and often are indistinguishable.
 - (4) Methods of concealing the movement of illicit funding change quickly in a globalized economy, and rapid technological changes and financial innovation pose new risks that may be increasingly dif-

ficult for governments to stay abreast of without an agile, constantly adjusted strategy to spot, disrupt, and prevent the financing of terrorism and related

forms of illicit finance.

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- (5) A bipartisan requirement to create a national anti-money laundering strategy enacted in 1998 expired in 2007. Given the rapid globalization and rapid technology changes of the financial sector, an updated strategy focused on the financing of terrorism is necessary.
 - (6) It is important for the Government to have a unified strategy to fight financial crime and to update it annually, both to accommodate new and developing threats and to help Congress develop legislative and funding priorities.
- 16 (7) An effective strategy to counter terrorism 17 financing is a critical component of the broader 18 counter terrorism strategy of the United States.

19 SEC. 3. DEVELOPMENT OF NATIONAL STRATEGY.

- 20 (a) In General.—The President, acting through the
- 21 Secretary of the Treasury (the "Secretary") shall, in con-
- 22 sultation with the Attorney General, the Secretaries of
- 23 State, Defense, and Homeland Security, the Director of
- 24 National Intelligence and the appropriate Federal banking

- 1 agencies, develop a national strategy for combating the fi-
- 2 nancing of terrorism and related forms of illicit finance.
- 3 (b) Transmittal to Congress.—By June 1 each
- 4 year following the date of the enactment of this Act, the
- 5 President shall submit to the appropriate congressional
- 6 committees a national strategy developed in accordance
- 7 with subsection (a).
- 8 (c) Evaluation of Existing Efforts and
- 9 Broader Strategy.—The President shall accompany
- 10 each strategy submitted under subsection (b) with a report
- 11 that—
- 12 (1) describes the effectiveness of efforts to en-
- force existing prohibitions against illicit finance;
- 14 (2) describes how the United States is address-
- ing the highest levels of risk identified in the Na-
- 16 tional Money Laundering Risk Assessment and the
- 17 National Terrorist Financing Risk Assessment pub-
- lished by the Department of the Treasury;
- 19 (3) evaluates the effectiveness of United States
- efforts to fight illicit finance at actually preventing,
- 21 discovering, and countering terrorist financing and
- other forms of illicit finance (and the effectiveness of
- 23 those efforts that the United States coordinates with
- 24 foreign nations); and

- 1 (4) describes how the strategy submitted under 2 subsection (b) is integrated into, and supports, the 3 broader counter terrorism strategy of the United 4 States.
- 5 (d) Separate Presentation of Classified Ma6 Terial.—Any part of the national strategy that involves
 7 information which is properly classified under criteria es8 tablished by the President shall be submitted to the Con9 gress separately in a classified annex and, if requested by
 10 the chairman or ranking Member of one of the appropriate
 11 congressional committees, as a briefing at an appropriate

13 SEC. 4. CONTENTS.

level of security.

- 14 (a) IN GENERAL.—The strategy described under sec-15 tion 3 shall contain, at a minimum, the following:
- 16 (1) Threats, goals, objectives, and priori17 ITIES.—A comprehensive, research-based, long18 range, quantifiable discussion of threats, goals, ob19 jectives, and priorities for disrupting, preventing and
 20 reducing the number, dollar value, and effects of il21 licit finance in the United States and foreign coun22 tries that impact the security of the United States.
- 23 (2) COORDINATION.—A discussion of methods 24 to best coordinate such efforts with international,

- 1 State, and local officials, law enforcement, regu-2 lators, and financial institutions.
 - (3) Reviews and proposed changes.—Reviews of enforcement efforts, relevant regulations and relevant provisions of law and, when appropriate, discussions of proposed changes determined to be appropriate to ensure that the United States pursues coordinated and effective efforts at all levels of government in the fight against illicit finance and with international partners.
 - (4) Detection and prosecution initiatives.—A description of efforts to improve detection and prosecution of illicit finance, including efforts to ensure that—
 - (A) subject to legal restrictions, all appropriate data collected by the Government that is relevant to the efforts described in this Act be available in a timely fashion to all appropriate Federal departments and agencies and, as appropriate and consistent with section 314 of the USA PATRIOT Act, to financial institutions to assist them in efforts to comply with laws aimed at curbing illicit finance; and
 - (B) appropriate efforts are undertaken to ensure that Federal departments and agencies

| 1 | charged with reducing and preventing illicit fi- | | | | | |
|----|--|--|--|--|--|--|
| 2 | nance make thorough use of publicly available | | | | | |
| 3 | data in furtherance of this effort. | | | | | |
| 4 | (5) The role of the private financial | | | | | |
| 5 | SECTOR IN PREVENTION OF ILLICIT FINANCE.—A | | | | | |
| 6 | discussion of ways to enhance partnerships between | | | | | |
| 7 | the private financial sector and Federal departments | | | | | |
| 8 | and agencies with regard to the prevention and de- | | | | | |
| 9 | tection of illicit money laundering finance, includ- | | | | | |
| 10 | ing— | | | | | |
| 11 | (A) efforts to facilitate compliance with | | | | | |
| 12 | laws aimed at stopping such illicit finance while | | | | | |
| 13 | maintaining the effectiveness of such efforts | | | | | |
| 14 | and | | | | | |
| 15 | (B) providing incentives to strengthen in- | | | | | |
| 16 | ternal controls and to adopt on an industry- | | | | | |
| 17 | wide basis more effective policies. | | | | | |
| 18 | (6) Enhancement of intergovernmental | | | | | |
| 19 | COOPERATION.—A discussion of ways to combat il- | | | | | |
| 20 | licit finance by enhancing— | | | | | |
| 21 | (A) cooperative efforts between Federal | | | | | |
| 22 | State, and local officials, including State and | | | | | |
| 23 | local prosecutors and other law enforcement of- | | | | | |
| 24 | ficials: | | | | | |

- 1 (B) to the extent possible, cooperative ef-2 forts among States and between State and local 3 officials, including State and local regulators, 4 prosecutors, and law enforcement officials; and
 - (C) cooperative efforts with and between governments of countries and with and between multinational institutions with expertise in fighting illicit finance.
 - (7) Project and Budget priorities.—A 3-year projection for program and budget priorities and achievable projects for reductions in illicit finance.
 - (8) Assessment of how the proposed budget described under paragraph (7) is intended to implement the strategy described in this Act and whether the funding levels contained in the proposed budget are sufficient to implement the strategy, including a discussion of the extent to which funding for such efforts is or should be funded from fines, settlements, seizures or forfeitures related to illicit finance.
 - (9) Trend analysis.—Data regarding trends in illicit finance, with a special focus on the funding of terrorism.

- 1 (10) Enforcement report.—A report con-2 taining an evaluation of the enforcement of policies to combat illicit finance. 3 (11) Enforcement.—A discussion of the cur-5 rent policies of the United States to enforce the pro-6 visions of the Bank Secrecy Act and related laws re-7 garding the financing of terrorism and other forms 8 of illicit finance, together with recommendations for 9 improving enforcement. (12) Treasury attachés.—A discussion of 10 11 the Department of the Treasury attachés, includ-12 ing— 13 (A) a list of embassies where Department 14 of the Treasury attachés are posted and a discussion of their effectiveness in the fight 15 16 against illicit finance; 17 (B) a list of the United States embassies 18 at which a Department of the Treasury attaché 19 is assigned for temporary duty, the length of 20 such assignments, and the reason why such as-21 signments are not considered to be permanent 22 assignments;
 - (C) how the Department of the Treasury's interests relating to economic and anti-terror finance issues are handled at other embassies, in-

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- by which such issues are brought to the direct attention of the ambassador; and
 - (D) the effect of not having more attachés in embassies that are most vulnerable to illicit finance threats and a discussion of whether the Department of the Treasury's economic or antiillicit finance issues are thought to be underrepresented in some embassies or regions.
 - (13) Illicit finance and cyber crime.—A discussion of terrorist financing and other forms of illicit finance that involve cyber attacks, evolving forms of value transfer, including so-called "crypto currencies", and other methods that are computer, telecommunications, or Internet-based.
 - (14) Technology.—An analysis of current and developing ways to leverage technology to improve the effectiveness of the fight against the financing of terror and other forms of illicit finance, including the use of "big data" analytics, the merging of publicly sourced data with Bank Secrecy Act data and with other forms of secure Government data to increase such effectiveness, and ways to enhance the role of the private sector in combating illicit finance.

1 SEC. 5. DEFINITIONS.

| 2 | For purposes of this Act: | | | | | |
|----|--|--|--|--|--|--|
| 3 | (1) Appropriate congressional commit- | | | | | |
| 4 | TEES.—The term "appropriate congressional com- | | | | | |
| 5 | mittees" means the Committee on Financial Serv- | | | | | |
| 6 | ices, Committee on Foreign Affairs, Committee on | | | | | |
| 7 | Armed Services, Committee on Homeland Security, | | | | | |
| 8 | and the Permanent Select Committee on Intelligence | | | | | |
| 9 | of the House of Representatives and the Committee | | | | | |
| 10 | on Banking, Housing, and Urban Affairs, Com- | | | | | |
| 11 | mittee on Foreign Relations, Committee on Armed | | | | | |
| 12 | Services, Committee on Homeland Security and Gov- | | | | | |
| 13 | ernmental Affairs, and the Select Committee on In- | | | | | |
| 14 | telligence of the Senate. | | | | | |
| 15 | (2) Appropriate federal banking agen- | | | | | |
| 16 | CIES.—The term "appropriate Federal banking | | | | | |
| 17 | agencies" has the meaning given that term under | | | | | |
| 18 | section 3 of the Federal Deposit Insurance Act (12 | | | | | |
| 19 | U.S.C. 1813). | | | | | |
| 20 | (3) Bank secrecy act.—The term "Bank Se- | | | | | |
| 21 | crecy Act'' means— | | | | | |
| 22 | (A) section 21 of the Federal Deposit In- | | | | | |
| 23 | surance Act; | | | | | |
| 24 | (B) chapter 2 of title I of Public Law 91– | | | | | |
| 25 | 508: and | | | | | |

| 1 | (C) subchapter II of chapter 53 of title 31, | | | | | |
|----|---|--|--|--|--|--|
| 2 | United States Code. | | | | | |
| 3 | (4) Illicit finance.—The term "illicit fi- | | | | | |
| 4 | nance" means the financing of terrorism, money | | | | | |
| 5 | laundering, and other forms of illicit or underground | | | | | |
| 6 | financing or other illicit finance domestically and | | | | | |
| 7 | internationally, as defined by the President. | | | | | |
| 8 | (5) STATE.—The term "State" means each of | | | | | |
| 9 | the several States, the District of Columbia, and | | | | | |
| 10 | each territory or possession of the United States. | | | | | |
| | Passed the House of Representatives July 11, 2016. | | | | | |
| | Attest: | | | | | |

Clerk.

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